## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: ASSISTANT COMMISSIONER FOR PATENTS BOX PCT AKAH ASH I Washington, D.C. 20231 M 2

2000-1416A

9411		CO A MELICANO	ATTY. DOCKET NO.
U.S. APPLICATION NO.		(ED APPLICANT	<u> </u>
ASSESSMENTS I THE A DOLL	5071	r married	FCT/ IP00/000843
WENDEROTH LIND & PON	AUK	Bright	TOTAL TOTAL
SUITE 800 2033 K ST N W			
WASHINGTON DC 20006			
WHOM THE ZOOG		I.A. FILING I	MTEUZ/16 MACHITY DATE 02/17/99
			11/07/00
			11/0//00
•		DATE MAILED:	
		ED SETTLE C	271 IN THE LINITED
NOTIFICATION OF MISSING RE	QUIREMENTS UND	EK 35 U.S.C	uie)
STATES DESIGN  1. The following items have been submitted by the state of the state	y the applicant or the 18 to	the Officer States t	atten and a control
Office of Clariff Designated United (37 C	TW TIANAL		
an Elected Office (37 CF	K 1.493).		
U.S. Basic National Fee. Copy of the international application is	a:		
a non-English language.			
English			•
- Constation of the international applica	tion into English.		
Cath or Declaration of inventors(s) Io	DOIEO/O3.		
Copy of Article 19 amendments.  Translation of Article 19 amendments	into English.		
☐ Translation of Article 19 amendments ☐ The International Preliminary Examin	ation Report in English and	its Annexes, if any	e e e
- TIntion of Appetes to the Internal	TOURI LICINIMAN A COMMISSION	tion Report into Eng	usn.
		and	•·
Information Disclosure Statement(s)	1601. 10C100		
Assignment document. Power of Attorney and/or Change of	Address.		
Substitute specification filed			
Statement Claiming Small Entity State	115.		
Priority Document.	Ain at the m	farances cited therei	in.
Copy of the International Search Rep	out David cobies of the re-	ILICIDA CINO CINO	_
Other: 2. The following items MUST be furnished	within the period set forth	below in order to o	omplete the requirements for
acceptance under 35 U.S.C. 371:	william and person and		
- The application of the application INIO	English. Note a processing	g fee will be require	d if submitted
later than the appropriate 20 or 30	months from the priority of	late. iosted on the attache	at Notice of Defective
later than the appropriate 20 or 30  The current translation is de			
Translation.  b. Processing fee for providing the translation.	ranslation of the application	and/or the Annexe	s later that the
appropriate 20 or 30 months from	the priority date (37 CFR	1.492(1)).	
— / out dealeration of the invento	TR. IN COMPULABLE WILL 21	~f.f/ 1'42\/a\ mm /-	)), mentifying the application
by the International application mu	imber and international filir	18 GRIC. 27 CED 1 497(a) ar	od (b) for the reasons indicated
The current oath or declars	comply with	37 CFR 1.477(4) —	nd (b) for the reasons indicated
on the attached PCT/DO/E	or declaration later that the	appropriate 20 or 3	00 months from the
priority date (37 CFR 1.492(e)).	01 000000000000000000000000000000000000		
	as a large entity s	nall entity, includin	g any required multiple
demoders alaim fee are required. Applica	nt must submit the addition	al claim tees of can	cet the admittorial claims to:
which fees are due (37 CFR 1.492(g)). So	e attached P10-675.		
ALL OF THE ITEMS SET FORTH IN	(a)_2(d) AND 3 ABOVE	MUST BE SUBMI	ITED WITHIN ONE
ALL OF THE ITEMS SET FORTH IN A MONTH FROM THE DATE OF THIS I	NOTICE OR BY 121 OF	R 🖂 31 MONTHS	FROM THE PRIORITY
MONTH FROM THE DATE OF THIS I DATE FOR THE APPLICATION, WHI	CHEVER IS LATER. FA	AILURE TO PROI	PERLY RESPOND WILL
RESULT IN ABANDONMENT.			
	co	a for extension of ti	me under the provisions of 37
The time period set above may be extended	i by filing a petition and ic	E IOI EXILISION OF C	
CFR 1.136(a).			
4. Translation of the Annexes MUST be	submitted no later that the t	ime period set abov	e or the annexes will be
4. Translation of the Annexes MUST be cancelled. Note processing fee will be rec	quired if submitted later tha	n 30 months from t	he priority date.
c The Aprile 10 amendments are CARC	Slied thire a nanzianon we	is not provided by the	he appropriate 20 (5) C. X.
1.494(d)) or 30 (37 CFR 1.495(d)) month	s from the priority time.		
Applicant is reminded that any communic	ation to the United States P	atent and Trademar	k Office must be mailed to the
Applicant is reminded that any communic address given in the heading and include t	the U.S. application no. she	own above. (37 CFF	₹ 1.5)
A copy of this notice	e MUST be re	turned with	this response.
E-alord: E-ACTIONFO/917	Notice of Defective Trans	lation and	int Huster
PTO-875	,	Natio	INGU STRIPP Processing
EODM PCT/DO/FO/905 (December 199	$\sigma_0$	elephone: (70)	365-3686



## UNITED STATES DEPARTMENT OF COMMERCE

1		
Address: ASSIS 12	T COMMISSIONER FOR	PATENTS
Washingto	on, D.C. 20231	

U.S. APPLICATION NO.	FIRS	T NAMED APPLICANT	ATTY. DOCKET NO.
19/673,518	TAKAHASHI	M INTERNAT	ideal de la linea
WENDEROTH LIND & SWITE 800 2033 K ST N W WASHINGTON DC 200		PCT/JP 0	0/00843 TE PRIORITY DATE
NOTH	FICATION OF A DEFECTIVE O		02/17/9 <del>9</del> /07/00

## TICATION OF A DEFECTIVE OATH OR DECLARATION

This application fails to contain an oath or declaration acceptable under 35 U.S.C. 371 (c)(4) for entry into the national stage in the United States of America. The period within which to correct these requirements and avoid abandonment is set in the accompanying Office action.

A new oath or declaration, identifying this application by the international application new nber and R 1.497(a)

international filing date is required. The oath or declaration and (b) in that it:	n does not comply with 37 CFR 1.497(
<ol> <li>is not executed in accordance with either 37 CFR 1.66 or does not identify the specification to which it is directed.</li> <li>does not identify the inventor(s).</li> <li>does not identify the citizenship of each inventor.</li> <li>does not state the person making the oath or declaration b inventors to be the original and first inventor or inventors claimed and for which a patent is sought.</li> </ol>	
FAILURE TO SUBMIT AN OATH OR DECLARATION 1 1.497(a) AND (b) WITHIN THE TIME PERIOD SET WILL THE NATIONAL STAGE AND THE ABANDONMENT O	IN COMPLIANCE WITH 37 CFR L RESULT IN FAILURE TO ENTER OF THE APPLICATION.
Additionally, the oath or declaration does not comply with 3	7 CFR 1.63 in that it:
1. does not identify the city and state or city and foreign coinventor.	
2. does not state that the person making the oath or declara	ition:
a. has reviewed and understands the contents of the spec claims, as amended by any amendment specifically re declaration.	
<ul> <li>acknowledges the duty to disclose information which is defined in 37 CFR 1.56.</li> </ul>	is material to patentability as
does not identify the foreign application for patent or inverse priority is claimed pursuant to 37 CFR 1.55, and any for date before that of the application on which priority is claim application serial number, country, day, month, and year-	eign application having a filing
does not state that the person making the oath or declarate disclose information which is material to patentability as decame available between the filing date of the prior application in part application which discloses and claims that disclosed in the prior application (37 CFR 1.63(d)).	ion acknowledges the duty to defined in 37 CFR 1.56 which ication and filing date of the subject matter in addition to
	Lamont Huster National Stage Processing one: (70 <b>6799) 365-3868</b>

FORM PCT/DO/EO/917 (September 1996)